

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

KATHLEEN A. CASEY,

Plaintiff,

Civil Action No.:
1:10-CV-12210-RWZ

v.

FIRST ADVANTAGE BACKGROUND SERVICES
CORPORATION, ET AL.,

Defendants.

STIPULATION OF DISMISSAL
AS AGAINST DEFENDANT CORELOGIC US, INC. ONLY

Plaintiff and Defendant FABSC hereby stipulate and give notice pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii) that Plaintiff's claims against Defendant CoreLogic US, Inc., previously identified as Defendant First Advantage Corporation, are dismissed without prejudice. This stipulation applies to CoreLogic US, Inc. ***ONLY***; FABSC remains a party Defendant. Plaintiff states that this stipulation of dismissal as to CoreLogic US, Inc. is effective in so far as a March 4, 2011, declaration of Bret Jardine and representations of counsel for FABSC remain accurate.

Respectfully submitted,

PLAINTIFF
Kathleen A. Casey
By Her Attorney,

/s/ Francisca D. Fajana
Francisca D. Fajana, BBO # 564301
Massachusetts Law Reform Institute, Inc.
99 Chauncy Street
Boston, MA 02111
Tel: 617-357-0700

DEFENDANT
First Advantage Background Services Corporation
By Its Attorneys

/s/ Jason A. Spak (admitted pro hac vice)
Picadio, Sneath, Miller & Norton, P.C.
4710 U.S. Steel Building
600 Grant Street
Pittsburgh, PA 15219
Tel: 412-288-4385

Fax No: 617-357-0777
Email: FFajana@mlri.org

Email: jspak@psmn.com

Brian O'Connell, Esq.
Elizabeth O'Neill, Esq.
Zizik Powers O'Connell Spaulding & Lamontagne
690 Canton Street, Suite 306
Westwood, MA 02090
781-320-5401
boconnell@zizikpowers.com

Dated: April 29, 2011

CERTIFICATE OF SERVICE

I hereby certify that this document filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing and paper copies will be sent to those indicated as non-registered participants on April 29, 2011.

Dated: April 29, 2011

Signed: /s/ Francisca D. Fajana
Francisca D. Fajana